SEP 0 3 2004 S

MS RCE PATENT 0879-0250P

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant:

Kenji FUNAMOTO

Conf.:

1370

Appl. No.:

09/492,787

Group:

2612

Filed:

January 28, 2000

Examiner: J.M. VILLECO

For:

IMAGE PROCESSING UNIT

REQUEST FOR CONTINUED EXAMINATION UNDER 37 C.F.R. § 1.114

MS RCE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

September 3, 2004

Sir:

This is a "Request for Continued Examination" under 37 C.F.R. § 1.114, the provisions of which do not apply to:

(1) A provisional application; (2) An application for a utility or plant patent filed under 35 U.S.C. 111(a) before June 8, 1995; (3) An international application filed under 35 U.S.C. §363 before June 8, 1995; (4) An application for a design patent; or (5) A patent under reexamination.

Submission of an RCE is limited to an application in which prosecution is closed; e.g. final rejection, Ex Parte Quayle; or notice of allowability

- This Request for Continued Examination is being filed prior to the earliest of:
 - (1) Payment of the issue fee, unless a petition under § 1.313 is granted; (2) Abandonment of the application; or (3) The filing of a notice of appeal to the U.S. Court of Appeals for the Federal Circuit under 35 U.S.C. § 141, or the commencement of civil action under 35 U.S.C. §§ 145 or 146, unless the appeal or civil action is terminated.
- The enclosed document is being transmitted via the Certificate of Mailing provisions of 37 C.F.R. § 1.8.
- ☐ The enclosed document is being transmitted via facsimile.

09/07/2004 SDENBOB1 00000028 09492787

770.00 OP

01 FC:1801

	Do <u>NOT</u> filed o	enter the After Final Amendment(s) previously under 37 C.F.R. § 1.116.							
Ente	er as pa	rt of the p	present	su	bmissio	n:			
\boxtimes	The After Final Amendment(s) previously filed on 2, 2004, under 37 C.F.R. § 1.116 but unentered, in present application.								
	Arguments in the Appeal Brief or Reply Brief previously filed on .								
	A Reply Under Rule 1.111, attached hereto. Claim fare calculated as set forth below:						aim fe	ee(s)	
		TOTAL TOTAL		,	NUMBER	Large Entity		Small Entity	
		NUMBER OF CLAIMS PREVIOUSLY PAID FOR	NUMBER CLAIMS BEING FILED HEREWI	5	<u>EXTRA</u>	Rate	Fee	Rate	Fee
Total Claims		20	=			X 18	\$	Х 9	\$
Independent Claims		3	=			X 86	\$	X 43	\$
FIRST I		PRESENTATION OF A MULENT CLAIM		TIPLE		290	\$	145	\$
				TO'	FAL CLAIM	FEE(S)		\$0.00	
	form(s	ormation D) is/are eration.				-			
Migo	ellaneo	19							
	Suspen		actio equeste			the C.F.	above-: R. § 1.:		

		Appl. No. 09/492,787
\boxtimes	Fees	
		required fee under 37 C.F.R. § 1.17(e) as required by 37 R. § 1.114 when the RCE is filed, is enclosed herewith:
		<pre> \$385.00 - small entity \$770.00 - large entity </pre>
		applicant(s) hereby petition(s) for an extension of () month(s) pursuant to 37 C.F.R. §§ 1.17 and 6(a). The fee has been calculated as shown below:
		NO extensions of time have been previously obtained in the prior application. Thus, a fee of \$0.00 is required for the full period of the above-requested extension of time.
		An extension of () month(s) was previously requested and paid for on in the instant application. Thus, a fee of \$0.00 is required to obtain an additional () month(s) extension.
		fee of \$130.00 under 37 C.F.R. § 1.17(i) for suspension ction is enclosed.

⊠ Enclosed is(are) check(s) in the total amount of \$770.00 for the applicable filing fee, additional claims fee, suspension fee, and/or extension fees.

Please charge Deposit Account No. 02-2448 in the amount of \$0.00. A triplicate copy of this sheet is attached.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

By Michael K. Mutter, #29,680

K, MICHAEL R. MULLEL, #29,660

MKM/ĈĴB/mlr 0879-0250P P.O. Box 747
Falls Church, VA 22040-0747
(703) 205-8000

Attachment(s)

(Rev. 02/12/2004)